1	DAYLE ELIESON		
2	United States Attorney ALEXANDRA MICHAEL		
	NADIA AHMED		
3	Assistant United States Attorneys 501 Las Vegas Blvd. South, Suite 1100		
4	Las Vegas, Nevada 89101		
5	PHONE: (702) 388-6336 FAX: (702) 388-5087		
6	nadia.ahmed@usdoj.gov Alexandra.m.michael@usdoj.gov		
7	Attorneys for the United States		
8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA		
10	-oOo-		
11	UNITED STATES OF AMERICA,	2:17-mj-00947-PAL	
12	Plaintiff,	Stipulation to Continue the Preliminary Hearing	
13	vs.	(Sixth Request)	
14	BOBBY THOMPSON and RANDY HUMPHREY,		
15	Defendants.		
16			
17	IT IS HEREBY STIPULATED A	ND AGREED, by and between DAYLE	
18	ELIESON, United States Attorney, and	ALEXANDRA MICHAEL AND NADIA	
19	AHMED, Assistant United States Attorneys, counsel for the United States of America,		
20	and Nicholas Wooldridge, Esq., counsel for Defendant BOBBY THOMPSON, and Brian		
21	Smith, Esq., counsel for defendant RANDY HUMPHREY, that the preliminary hearing		
22	date in the above-captioned matter, current	ly scheduled for June 18, 2018, at 4:00 p.m.,	
23	he veceted and continued for thirty (30) of	lave to a data and time to be set by this	

Honorable Court.

2.

2

This stipulation is entered into for the following reasons:

3

1. Defendant Humphrey has entered into a formal plea agreement with the

4

United States. The plea agreement has been signed and has been submitted to the Court

5

so that a change of plea hearing may be set.

6

agreement but his counsel Nicholas Wooldrige, Esq., was out of the District this week

Defendant Thompson intends to enter into a written, formal plea

7 8

and needs additional time to get the plea agreement signed. Defendant Thompson has

and needs additional time to get the plea agreement signed. Defendant Inompson has

9

signed a waiver of indictment in anticipation of executing the formal plea agreement.

10

3. All parties agree to the continuance.

11

4. The defendants are currently detained pending trial but do not object to a

12

13

5. Denial of this request for continuance could result in a miscarriage of

14

justice.

continuance.

15

6. The additional time requested herein is not sought for purposes of delay, but to allow for both Defendant Humphrey and Defendant Thompson to enter their pleas

16

consistent with their respective signed plea agreements.

1718

7. The additional time requested by this stipulation, is allowed, with the

19

defendants' consent under the Federal Rules of Procedure 5.1(d).

2021

8. The Court previously indicated that no further extensions would be allowed. ECF No. 35. However, the parties hereby request that the Court allow one

22

additional extension for procedural purposes so that the change of plea hearings may

23

take place thereby resolving the case pre-indictment and obviating the need for a

24

Casas 2:27:1711-179040749-AHAL 12000-11111140 Filled 006/113/118 Pagges 3 fof 6

1	preliminary hearing.	
2	9. This is the sixth request for a continuation of the preliminary hearing fo	
3	both Defendants.	
4	DATED thisth day of June, 2018	8.
5		Respectfully submitted,
6	For the Defendants:	For the United States:
7		DAYLE ELIESON
8		United States Attorney //s//
9	NICHOLAS WOOLRIDGE, ESQ. Counsel for Defendant - Thompson	ALEXANDRA MICHAEL NADIA AHMED
10		Assistant United States Attorneys
11		
12	Counsel for Defendant – Humphrey	
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		

1 2 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA 3 -oOo-4 UNITED STATES OF AMERICA, 2:17-mj-00947-PAL 5 Plaintiff, 6 ORDER vs. 7 BOBBY THOMPSON and 8 RANDY HUMPHREY, 9 Defendants. 10 Based on the pending Stipulation of counsel, and good cause appearing 11 therefore, the Court finds that: 12 1. Defendant Humphrey has entered into a formal plea agreement with the 13 United States. The plea agreement has been signed and has been submitted to the Court 14 so that a change of plea hearing may be set. 15 2. Defendant Thompson intends to enter into a written, formal plea 16 agreement but his counsel Nicholas Wooldrige, Esq., was out of the District 17 this week and needs additional time to get the plea agreement signed. 18 Defendant Thompson has signed a waiver of indictment in anticipation of 19 executing the formal plea agreement. 20 3. All parties agree to the continuance. 21 4. The defendants are currently detained pending trial but do not object to a 22 continuance. 23 Denial of this request for continuance could result in a miscarriage of 5.

24

justice.

- 6. The additional time requested herein is not sought for purposes of delay, but to allow for both Defendant Humphrey and Defendant Thompson to enter their pleas consistent with their respective signed plea agreements.
- 7. The additional time requested by this stipulation, is allowed, with the defendants' consent under the Federal Rules of Procedure 5.1(d).
- 8. The Court previously indicated that no further extensions would be allowed. ECF No. 35. However, the parties are requesting the additional extension for procedural purposes so that the change of plea hearings may take place thereby resolving the case pre-indictment and obviating the need for a preliminary hearing.
- 9. This is the sixth request for a continuation of the preliminary hearing for both Defendants.

For all of the above-stated reasons, the ends of justice would best be served by a continuance of the preliminary hearing date.

CONCLUSIONS OF LAW

The ends of justice served by granting said continuance outweigh the best interest of the public and the defendants, since the failure to grant said continuance would be likely to result in a miscarriage of justice, would deny Defendant Humphrey an opportunity to plea guilty to the pre-indictment plea offer, for Defendant Thompson to potentially resolve the case pre-indictment, and if the case is not resolved pre-indictment, it further would deny the parties sufficient time and the opportunity within which to be able to effectively and thoroughly prepare for the preliminary hearing, taking into account the exercise of due diligence.

The continuance sought herein is allowed, with the defendants' consent, pursuant to Federal Rules of Procedure 5.1(d).

ORDER

IT IS THEREFORE ORDERED that the preliminary hearing currently scheduled for June 18, 2018, at the hour of $4:00~\rm p.m.$, be vacated and continued to July 18, 2018, at the hour of $4:00~\rm p.m.$

DATED this 18th day of June, 2018.

THE HONORABLE PEGGY A. LEEN UNITED STATES MAGISTRATE JUDGE